Perez

Dear Honorable Doughty and Honorable McClusky, and Honoable In line with my expurgement and transactional immunity, along with last will and testament and Power of attorny with Pro Se Han Vice...
[Ididn't intend to exclude you, Honosable Perez, I sincerely apologize.] Would you please amend the address on our marriage certificate in line with the usufruit that, to my understanding, with Louise T. Golden applying rightfully as Power of Attorney and as Executor of Mr. + Mrs. Herbert C. Taff's Estate... exists at 10544 (letus Dr., Baton Rouge, LA 70815. The attached check bears witness of agiff directly from Rita B. Tast just before our first wedding ansiversay, which, in my opinion, means, that even if my biological parents attempt to invalidate our marriage in a court where even a wrongful eviction from 9 Mulberry Street may be possibly filed under seal to falsely allege jurisdiction over our sourment marriage and attempt to overribe the 5th District Courts order not to allow the school lawsuit case to go back to Wayne County Superior Lourt [Alighing with Marion County Superior Court's, and the Expurgement Coust, and even the Indiana Supreme Coust's decision regarding coses egainst civil rightly being wrongfelly filed under seal... aligning with your own decision and opinions, which I affirm... etc. etal]

Speculation, but [In my opinion, my coses in conjunction may remove all atterney (client privelege bosed in logic From OSC, Merrick Galand, Boswell, Harris, Mayorhas, Sack Smith, etc. et al, cost we, already, Set by Sack Smith, potentially as much as the budget for the DOD, and could, in theory, make me arting director of DODI and Majorkas themselve.

In my opinion, this amendment ensures our marriage is not Forced into a false civil contract and prevents any complicity by being compelled to testily in a court without jurisdiction in a trial designed to attempt to force complicity, and retains transactional immunity without conferring it to the alleged petitioner, alleged victim, and alleged attorney.

[A wrongfully filed civil case left open without dismissal with prairies is found civil contract?

By attending Mubert C. Taft's funeral mass and being allowed the privalege, honor, right and duty to carry him to rest, we have convalidated our marriage in line withour approaching two years even if anyone were to falsely allege any doubts of our faith,

marriage, sacraments, vous, etc. et al ...

In case there is any doubt of residency, my car has been here for, approximately a month, I've been sleeping on the floor under usufruit to assist Mamman Taft and Family for more than 10 days before filing my other motion in Alexandria, in line with going up the Chain of courts properly.

The included insurange check shows I don't exploit mor defraud anyone and is accepted but unsigned and uncashed on purpose for your records.

My primary care physician is in London Indianapolis, IN, and my most secent therapht is in Gontales, LA, and this ensures again there is no jurisdiction in Wayne County Superior Court.

In the paraphrased words of larry S. Mckinney,
"... they early have it both ways..." and if they're
still going to attempt to do so, E'they being the
original irresponsible plaintiffs and the alleged petitioner,
alleged victim, and alleged attorney in Wayne County
Superior Court I then they must be in their
Own 3-ring circum circle, and everyone else
Counds up, even if, as in the party we begin at the end."
Luncan v. Bonta

In my opinion, while a Revocable Trust configured in Such a way, that it may be used to violate the 14th, 15th, 15th amendments, constitutional, and civil liberties, eights, and religious freedoms, etc. et al... might be alleged to be an un prosecutable entity, in my opinion, it is an unelected form of tyranskal government if used improperly...

In my opinion, Manman Taff is an emprosecutable person, and we and our family and Faith and Constitution are paramount.

If this motion passes, in my opinion, even if I were to be falsely interdicted, conservatorshipped, or any other adverse outcome, the end result would be the same... I would be urder adverse possession, and 25% of the Revocable Trust would be, along with me, returned to freedom. In the words of Hwey P. Long, paraphroned, to the Relation of the Bell Taff, "... Giveher a quarter...", and I affirm his opinion.

In my opinion, my biological bad is a "Disneyland Parent" and in wrongful, adverse dominion, of 25% of an entire estate, and business, to which I am the help, wrongfully dispossessed, and he knows, or he wouldn't thresten to Kill me.

In my opinion, if you subpoer a the Congressional ethics committee and the Subcommittee on the Weaponization of Federal Covernment for the contents of my whistleblow, you may find that there was an attempt to place me in [INEVA] (Evansuille, IN) when I was located in Indianapolis, IN [ININD] [The abbreviotions are the internal identifiers from the Ascension Health / Ascension Information Services Network Teams LThe first two letters are the state, last three are the city] During this time frame, I was dealing with the wrongful convictions from the gun case in Marion County, IN, but, more importantly, my biological Dad was trying to separate me from any witnesses in my defense, falsely represented me causing a conflict of interest with my lawyer, postponed evidence collection and allowed video evidence in my defense to be deleted... and then also importantly, aftempted to convince me to start a civil suit against the establishment where the event occurred, and the state of Indiana, where he would effectively be in control of the proceedings With me found quilty until proven innount, and as collateral.
[This is similar to my biological Dals intolerable bad behavior in the school law suit.] The Honorable Larry J. McKinney passed suddenly in the night or 9/20/2017, which, is the same the treframe during which mybiological Dad was pushing me to open a civil suit in the aforementioned manner, and the lawyer I contacted was fron the IU Mckinney school of law, and "bedirectly associated with

Larry J. Mc Kinney and the Sohnsons, Larry J. McKinney ruled

read between the lines in the "school lawsuit" case...
he also ruled in the favor of Troy Davis affidavit.

Title VII, Hidden Disability, Fro-Life, Round OR

Civil liberties, etc. Etal

In my opinion, I affirm his opinions.

Please subpoera the autopsy report for the Honorable barry J. Mckinney, and for my beloved cousin, Troy Davis, and my whistleblow to congress...

which we were in Yorktown, IN, my mother-in-law, who I call Mon, Louise Tast bolden, is having some issues with the government locating his social security number in the system for Grandma Rita Bell Taft's benefits and to ensure she may remain in her home.

Thank you so much foryour time, public service, and for hearing my genuine concerns, Your Honors.

In my opinion there are no less than 3 potentially suspicious deaths of animals, 6 potentially suplcious deaths of persons, and Trotentially "at risk" targets for civil and uncivil horms and losses surrounding the original irresponsible plaintiffs and current alleged petitioner, alleged victim, and their alleged attorney in Wayne County, IN, and N'so, it's wholly intolerable.

An FBI victim specialist suggested I change my name and address, yet, even without me whistle blowing on the FBI, my InfraGard clearance is now inactive.

· Family Pets [Fotentially suspicious Deaths] Dar C. [Death by antifreeze in 1 Mulberry street (ethyleneaslycol)] D.C. [Contirmed nurder by shooting, awarding to my biological Dard] Digger Econfirmed murder by shooting, according to my biological Dods · Correlated and/or Kelouted Persons I Potentially Suspicious Deaths. Sudge Larry J. Miking Etrederick Becker J Troy banks Robert Max Snodgrass Dovid Holwager Mike Buckland Givil Suits ENon-exhaustive] Western Wayne School Systems Delks Steve Bedier Alice Becker [Guardianship] ·Potential Targets [Non-exhaustive] [By Bad Apples] Jaime Turpin [Me and My Wife] Judge Brake [My sister and Her Housbands Told Rokita [Kyle Becker and His Wife] Seff Landry [Witnesses in General] Robert F. Kennedy, Sr. Ron Johnson Mike Johnson Victoria Spartz Mike Brown [Chilling Effect] 3:22-CV-01213 [All, in my ophrison, are Federal questions] Correlated Coses Survenile 2005 [Early College Student, nearly human-traffiched, asked to be taken from "parents"] 1:07-CV-1205-25M-[SMS & WGH] [Non-party/Victim/Falsely Represented... Original Interpossible plaintiffs coursed a conspiracy of silence, deletion of evidence, blackmall of lower forcement, potential violations of Megan's & Zaihary's Laws... along with violations of 14th amendment, etc. etal] Expurged & Dowsle Tempardick in Conjunction with alleases 49606-1612-F5-046714 [Protected woman from Pape]

Wrongfully Sealed and Wrongful Evictions and Denial of Rights 89(01-2305-10-00087[munulausen by Proxy]

Case 3:22-cv-01213-TAD-KDM Document 341-1 Filed 10/16/23 Page 7 of 8 PageID#:

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Comply with new laws on Linked IMI [PFizer] / [Moderna]

Thermo F: shers cientifire

The Robbita Silse 7 Sared +> Michael +> Son B47-> Roral of Moore 47-> Brad Barrett

Us

Left Larby

Law School + IU

Law School + IU

Iturn of Facebook, tell Bormine we're fine, but wont nothing to do with Michael Handlor Boreld; have two separate welfare checks occur, one officer comments that it came from Henry County.

Since Bareld. was at Somment Borse's wedding, and Craig Spear let me know what Michael Hwas saying regarding gun violence, I false allegations I it is in my opinion, reasonable to find these circumstances linked.

When I was wrongfully terminated from DEA shortly afterward, Hal looper was aware already of the potential protective order, and lander Chambers spoke with me regarding my childhood in puson. Cutri King may have also been terminated and/or quit when I was fired. My biological dad has wrongfully used lawyers in the past cousing conflicts of interest geored in his favor while Michael H.is not adept at algoriting lawyers in my opinion.

John tox, Joidan Law, Sowers, and Hirschauer and their companies and associates could not take the case due to conflict of interest, and all the easer have come from the top down and coursed a provable, documented, deadlock, and already prevented my parents and from going the the federal level, meaning the only court they could be heard in was Wayne County Superior Court, with a lawyer who provably subverted the Indiana Supreme Court in the past, country double jeopardy, transactional immunity, conflict of interest between them, and Muhael and Andrea and the lawyer, and the Catholic Church, and the Federal Covernment, and the v.N.

Co-Lonspirators

Lowsland

Ronald J. Moore how no less than 10 conflicts of interest in the filing of the potential protective order, and the way the case was filed and the proceedings coursing potentially 6+ Instances of possible double jeopardy are perpetual situations of quilty unfil proven incount and is linked to provable Munchausen by Proxy attempts by badapples. It is my opinion that he is no longer an Esquire, nor a practicing Catholic. I The way the case was filed, especially under seal, with all things considered, is an a continued attempted HIPAA violation, the very thing IV is attempting to Falsely allegeogainst Todd Pokita, and things I have remained peaceful and in my opinion, followed your order not to intervene, their case against us is a proven conspiracy and covert declaration of civil was, since it links all the way back to be against Todd Rokita and the Indiana State Police, since Attorney Generals are members of the executive branch, chief law enforcement of ficers, and civil prosecutors, in most stades.

In my opinion, formal or not, "Project Mockingbird" exists, and it appears that the proceeding attempts to cover that up, by falsely alleging Title VII as Title IX and then attempting to falsely institutionalize functional Title VII and of add abortion without time limits to Title VII... might be more simply referred to as "Project Cuckoo's Nest" since the dystopian actions of bad apples and co-conspirators seem to, in my opinion, nearly be actions only belonging in works of fiction, like To Killa Mockingbird, One Flew Over The Cuckoo's Nest, 1984, and other literary classics.

Please re-review my motions regarding injunction, and the first motion I entered where I attempted to consolidate the case, and take off july trial. If they demand the shadow docket, in my opinion... Full Steam Ahead, and God's Speed.